for the

١	0	91	(Rev	11/11)	Criminal	Complain

\_United States District Court

UNITED STATES DISTRICT COURT Albuquerque,	, New I	Mexico
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	District				Mitchell	R. Elfers	
United States of Ame	rica	)			Clerk o	Clerk of Court	
V.	)						
Nathan Gutierrez (YOB:1990)			Case No.	25MJ869			
		)					
Defendant(s)		_					
	CRIMINA	AL CO	MPLAIN	Γ			
I, the complainant in this ca	se, state that the following	llowing is	s true to the be	est of my	knowledge and belief.		
On or about the date(s) of	April 25, 2025		_ in the county	y of	Bernalillo	in the	
District of	New Mexico	, the de	fendant(s) viol	lated:			
Code Section				Descriptio			
21 U.S.C. §§ 841(a)(1) and (b)(1)(A)	Possession wit Substance Cor			00 grams	and More of a Mixture	and	
21 U.S.C. §§ 841(a)(1) and (b)(1)(A)		h Intent t	to Distribute 50		and More of a Mixture	and	
18 U.S.C. § 924(c)					Trafficking Activity		
This criminal complaint is b See attached affidavit	ased on these facts	:					
<b>♂</b> Continued on the attache	d sheet.						
				1			
				Con	nplainant's signature		
			Aran Ma	arquis, Special Agent			
					inted name and title		
Telephonically sworn and electronically signed. $\frac{4/25/2025}{\text{Date:}}$				mife	M. M.	ym'	
City and state. Albu	querque, NM		U len	nifer Roz-	zoni, U.S. Magistrate J	ludae	
City and state: Albu	quorquo, rvivi				inted name and title	aago	

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## AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT AND ARREST WARRANT

I, Aran Marquis, being duly sworn, depose and say:

# **INTRODUCTION**

- 1. I am a Special Agent with the Federal Bureau of Investigation (FBI) and have been since 2019. I am currently assigned to the Violent Gang Task Force with the FBI where I primarily investigate organized criminal enterprises and Drug Trafficking Organizations (DTOs). This affidavit is submitted in support of a criminal complaint and arrest warrant charging Nathan Gutierrez (GUTTIERREZ) (born in 1990) with the following violations:
  - a) 21 U.S.C. §§ 841(a)(1) and (b)(1)(A), that being Possession with Intent to Distribute 400 grams and More of a Mixture and Substance Containing Fentanyl;
  - b) 21 U.S.C. §§ 841(a)(1) and (b)(1)(A), that being Possession with Intent to Distribute 500 grams and More of a Mixture and Substance Containing Methamphetamine; and
  - c) 18 U.S.C. § 924(c), that being Possession of a Firearm in Furtherance of Drug Trafficking Activity.

# STATEMENT OF PROBABLE CAUSE

- 2. On April 25<sup>th</sup>, 2025, agents obtained a federal search warrant<sup>1</sup> for the residence of Nathan Gutierrez (GUTIERREZ), 4513 Capri Court Northwest, Albuquerque, New Mexico. At approximately 6:00 a.m., agents executed the above search warrant at GUTIERREZ's residence and seized the following items of evidence:
  - a) A clear plastic bag containing a white crystal-like substance, suspected to be crystal methamphetamine; weighing 574.3 gross grams.

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<sup>&</sup>lt;sup>1</sup> MR25-766 was signed by the Honorable Jennifer M. Rozzoni and issued in the District of New Mexico on April 25<sup>th</sup>, 2025.

## AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT AND ARREST WARRANT

- b) A clear plastic bag containing a brown tar-like substance, suspected to be heroin; weighing 83.3 gross grams.
- c) Clear plastic bags containing blue pills marked "M 30," suspected to be fentanyl pills; weighing 1,464.1 gross grams.
- d) A Glock 19X pistol, bearing serial number BFSK632;
- e) A Smith and Wesson M&P M20, bearing serial number SBF3353; and
- f) A Palmetto Armory PA15 Rifle, bearing serial number SCD035864.
- 3. In my training and experience, the crystal-like substance is consistent with methamphetamine. In my training and experience, the blue pills stamped M 30 are consistent with pills containing fentanyl. The amount of these substances seized by agents is consistent with distribution.
- 4. Following the search of the residence, agents conducted a custodial interview of GUTIERREZ. The interview was recorded in its entirety and GUTIERREZ was advised of his Miranda rights prior to consenting verbally and in writing to being interviewed. In his interview, GUTIERREZ stated he owned the above firearms and was involved in drug trafficking. He acknowledged that he sold methamphetamine and fentanyl pills and that he had both of those substances in his house for later distribution. GUTIERREZ also stated he carried the Smith and Wesson model Y for protection while conducting drug business in Albuquerque.

## **CONCLUSION**

- 5. Based on the above information, I believe Nathan GUTIERREZ committed violations of:
- a) 21 U.S.C. §§ 841(a)(1) and (b)(1)(A), that being Possession with Intent to Distribute 400 grams and More of a Mixture and Substance Containing Fentanyl;

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# AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT AND ARREST WARRANT

- b) 21 U.S.C. §§ 841(a)(1) and (b)(1)(A), that being Possession with Intent to Distribute 500 grams and More of a Mixture and Substance Containing Methamphetamine; and
- c) 18 U.S.C. § 924(c), that being Possession of a Firearm in Furtherance of Drug Trafficking Activity. Assistant United States Attorney Nora Wilson approved criminal charging in this matter.

Respectfully submitted

Aran Marquis

Special Agent

Federal Bureau of Investigations

Submitted electronically and approved telephonically:

Sworn to before me by telephone or other reliable electronic means on April 25th, 2025

Agnorable Jennifer Rozzoni

United States Magistrate Judge

District of New Mexico